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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES

STEVEN P. NOLAN and JINKUN HUANG,

Junior Party
(Application 09/392,869).

v.

WOLFGANG ANTON HERRMANN, WOLFGANG SCHATTENMANN
and THOMAS WESKAMP,

Senior Party
(Application 11/021,967).

Patent Interference No. 105,372
Technology Center 1600

REDECLARATION - Bd.R. 203(c)

A. Introduction

1. In an ORDER FOLLOWING CONFERENCE CALL, entered
8 March 2006 (Paper 28), the parties were directed to advise the
board as to which Nolan claims should be designated as
corresponding to Count 2 and which Nolan claims should be
designated as NOT corresponding to Count 2.

2. In a paper styled STATEMENT OF POSITION, filed
30 March 2006 (Paper 29), the parties timely complied with the
board's ORDER (Paper 28).

1 3. The parties advise that:

2 a. The following Nolan claims should be
3 designated as corresponding to Count 2:

4 9
5 11-13
6 23-24
7 27-30
8 39
9 45
10 63
11 77
12 79
13 83
14 107-109

15 b. The following Nolan claims should be
16 designated as NOT corresponding to Count 2:

17 14
18 17-21
19 25-26
20 31-38
21 40
22 43-44
23 46-62
24 64-65
25 71-73
26 78
27 80-82
28 84-106
29 110-111

30 4. As a result of a review of the STATEMENT OF
31 POSITION (Paper 29), the board finds and concludes that the
32 recommendations of the parties are acceptable.

33 5. This REDECLARATION redesignates claims as
34 corresponding or as NOT corresponding to Count 2 consistent with
35 the recommendation of the parties.

1 **B. Order**

2 Claim correspondence

3 1. The claims of the parties are:

4 Nolan: 9, 11-14, 17-21, 23-40, 43-65, 71-73 and
5 77-111

6 Herrmann: 1-21

7
8 2. The claims of the parties which correspond to
9 Count 2 are [Paper 21, page 2, ¶ B(2)]:

10 Nolan: 9, 11-13, 23-24, 27-30, 39, 45, 63, 77, 79,
11 83 and 107-109

12
13 Herrmann: 1-21

14
15 3. The claims of the parties which do not correspond
16 to Count 1, and therefore are no longer involved in the
17 interference, are [Paper 21, page 2, ¶ B(3)]:

18 Nolan: 14, 17-21, 25-26, 31-38, 40, 43-44, 46-62,
19 64-65, 71-73, 78, 80-82, 84-106 and 110-111

20
21 Herrmann: None

22
23 4. The parties should review this REDECLARATION and
24 then arrange a conference call with the board.

25 5. A conference call may be made by calling the judge
26 assigned to this interference at 808-262-1920 (in Kailua, Hawaii)
27 anytime between 6:30 am to 14:00 pm (Hawaii Standard Time), which
28 would be 12:30 pm to 8:00 pm (Eastern Daylight Time). If there

1 is not answer, do not leave a voice mail; rather place a call to
2 the Trial Division support staff at 571-272-4683 to arrange for a
3 date and time for a conference call.

4
5
6
7
8 /s/Fred E. McKelvey
9 FRED E. McKELVEY,
10 Senior Administrative Patent Judge
11
12

13 20 June 2005
14 Kailua, HI

1 105,372
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Subject: Interference #105372_030 (McK) - Redecoration - Bd.R. 203(c)

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6/20/06